UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

SECURITIES AND EXCHANGE COMMISSION,

Civil Case No. 12-CV-1065 (ADS)(AYS)

Plaintiff,

v.

BRIAN RAYMOND CALLAHAN, ADAM MANSON, DISTINCTIVE INVESTMENTS LLC, and DISTINCTIVE VENTURES LLC,

Assigned to:

Hon. Arthur D. Spatt (D.J.) Hon. Anne Y. Shields (M.J.)

Defendants.

SHERI MANSON CALLAHAN,

Relief Defendant.

ORDER APPROVING THE RECEIVER'S FEES AND EXPENSES FOR THE 2017 FOURTH QUARTER

After reviewing the Motion for Approval of the Receiver's Fees and Expenses for the 2017 Fourth Quarter, which is represented to conform with the Billing Instructions for Receivers in Civil Actions commenced by the U.S. Security and Exchange Commission, and in light of the nature and scope of the work reflected in the Receiver's Report for the 2017 Fourth Quarter Covering the Period of October 1, 2017 through December 31, 2017 [ECF Doc. 471], the Court approves the Motion subject to the 20% hold-back pursuant to this Court's Preliminary Injunction Freezing Assets and Granting Other Relief Order dated March 27, 2012 [ECF Doc. 221].

Accordingly, the Receivership Estate is authorized to pay the Receiver an allowance of \$10,175.00 for services rendered during the 2017 Fourth Quarter covering the period of October

1, 2017 to December 31, 2017, and a reimburser	ment of expenses and disbursements of \$0 for a
total sum of \$8,140.00 (which are the fees and e	xpenses less the 20% hold-back of \$2,035.00).
Dated: Central Islip, New York, 2018	
	SO ORDERED:
	THE HONORABLE ARTHUR D. SPATT

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

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SEC	CURITIES AN	D EXCHANGE CO	MMISSION	•				
		- against -	Plaintiff,					
BR	IAN RAYMON	ND CALLAHAN, E	TAL					
			Defendant	S.				
COPY	0	ORDER APPROVING FOR TI	THE RECI					
		GOTTESMAN, WO A Professional Cor						
	Attorneys for		•					
		and Horizon Global						
			11 HANOVER S NEW YORK, N	-				
			TEL. NO. (212) FAX NO. (212)					
document of obtained the not particip	ire not frivolous rough illegal cor pating in the mo	s and that (2) if the c nduct, or that if it was atter or sharing in an	annexed docu s, the attorne sy fee earned	iment is an y or other per therefrom ai	the contentions contain initiating pleading, (i) i rsons responsible for the nd that (ii) if the matter l in violation of 22 NYC	the matter was no illegal conduct ar r involves potentia		
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	****	Prin	t Signer's Nam	e				
Service of a	a copy of the wi	thin			i:	s hereby admitted		
Dated:								
			Attorn	ey(s) for				
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NOTICE OF SETTLEMENT	,							
JETTLEMENT	on		20	, at	<i>M</i> .			
Dated:				COTTESMA	N WOLGEL FLYNN WE	INDEDC & LEE DA		

GOTTESMAN, WOLGEL, FLYNN, WEINBERG & LEE, P.C
A Professional Corporation Incorporated in the State of New York

Attorneys for

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